# **EXHIBIT A**

This is not the official court record. Official records of court proceedings may only be obtained directly from the court maintaining a particular record.

#### DUSTIN GRAHAM v. DUSTIN M SPEARS, LANDSTAR INWAY, INC.

Case Number	49D01-2009-CT-031107
Court	Marion Superior Court, Civil Division 1
Type	CT - Civil Tort
Filed	09/09/2020
Status	09/09/2020 , Pending (active)

#### Parties to the Case

Defendant SPEARS, DUSTIN M

Attorney Erin A Clancy

#2196249, Lead, Retained KIGHTLINGER & GRAY LLP One Indiana Square - Suite 300 211 North Pennsylvania Street

Indianapolis, IN 46204 317-638-4521(W)

Attorney Elizabeth Bennett Stagich

#3560173, Retained 8670 Shadowbrook Cv Germantown, TN 38139 (901) 754-0910(W)

Defendant LANDSTAR RANGER, INC. (Dismissed)

Removed 09/21/2020 - Dismissed

Defendant LANDSTAR INWAY, INC.

Attorney Erin A Clancy

#2196249, Lead, Retained KIGHTLINGER & GRAY LLP One Indiana Square - Suite 300 211 North Pennsylvania Street

Indianapolis, IN 46204 317-638-4521(W)

Attorney Elizabeth Bennett Stagich

#3560173, Retained 8670 Shadowbrook Cv Germantown, TN 38139

(901) 754-0910(W)

Plaintiff GRAHAM, DUSTIN

Summary - MyCase Page 2 of 4

Case 1:20-cv-02619-JPH-MJD Document 1-1 Filed 10/08/20 Page 3 of 25 PageID #: 8

Attorney Matthew E Dumas

#2459649, Retained

515 N Green ST

STE 200

Brownsburg, IN 46112 317-852-2422(W)

#### Chronological Case Summary

#### 09/09/2020 Case Opened as a New Filing

09/10/2020 Appearance Filed

APPEARANCE

For Party: GRAHAM, DUSTIN File Stamp: 09/09/2020

09/10/2020 Complaint/Equivalent Pleading Filed

COMPLAINT

Filed By: GRAHAM, DUSTIN
File Stamp: 09/09/2020

09/10/2020 Subpoena/Summons Filed

**SUMMONS DRIVER** 

Filed By: GRAHAM, DUSTIN
File Stamp: 09/09/2020

09/10/2020 Subpoena/Summons Filed

**SUMMONS INWAY** 

Filed By: GRAHAM, DUSTIN
File Stamp: 09/09/2020

09/10/2020 Subpoena/Summons Filed

**SUMMONS RANGER** 

Filed By: GRAHAM, DUSTIN
File Stamp: 09/09/2020

09/11/2020 Certificate of Issuance of Summons

CERTIFICATE OF ISSUANCE

Filed By: GRAHAM, DUSTIN
File Stamp: 09/11/2020

09/21/2020 Appearance Filed

Appearance\_EAC

For Party: SPEARS, DUSTIN M
For Party: LANDSTAR RANGER, INC.
For Party: LANDSTAR INWAY, INC.

File Stamp: 09/18/2020

09/21/2020 Stipulation of Dismissal Filed

Joint Stipulation of Dismissal without Prejudice

Filed By: SPEARS, DUSTIN M
Filed By: LANDSTAR RANGER, INC.
Filed By: LANDSTAR INWAY, INC.

File Stamp: 09/18/2020

09/21/2020 Order Granting Motion to Dismiss

as to Defendant Landstar Ranger, Inc. only without prejudice

Judicial Officer: Marchal, Jeffrey L. - MAG Noticed: LANDSTAR RANGER, INC.

Order Signed: 09/21/2020

09/22/2020 Motion for Enlargement of Time Filed

Motion for Extension of Time

Filed By: SPEARS, DUSTIN M
Filed By: LANDSTAR INWAY, INC.

File Stamp: 09/22/2020

09/22/2020 Appearance Filed

Appearance of Elizabeth Stagich

For Party: SPEARS, DUSTIN M
For Party: LANDSTAR INWAY, INC.

File Stamp: 09/22/2020

09/22/2020 Order Granting Motion for Enlargement of Time

up to and including November 6, 2020

Judicial Officer: Caudill, Burnett - MAG

Order Signed: 09/22/2020

09/23/2020 Automated Paper Notice Issued to Parties

Order Granting Motion for Enlargement of Time ---- 9/22/2020: Elizabeth Bennett Stagich

09/23/2020 Automated ENotice Issued to Parties

Order Granting Motion for Enlargement of Time ---- 9/22/2020: Erin A Clancy; Matthew E Dumas

#### Financial Information

\* Financial Balances reflected are current representations of transactions processed by the Clerk's Office. Please note that any balance due does not reflect interest that has accrued – if applicable – since the last payment. For questions/concerns regarding balances shown, please contact the Clerk's Office.

#### GRAHAM, DUSTIN

Plaintiff

Balance Due (as of 10/08/2020)

0.00

**Charge Summary** 

Description	Amount	Credit	Payment
Court Costs and Filing Fees	157.00	0.00	157.00

#### **Transaction Summary**

	- <b>,</b>	
Date	Description	Amount
09/10/2020	Transaction Assessment	157.00

Date Description		Amount	
09/10/2020	Electronic Payment	(157.00)	

This is not the official court record. Official records of court proceedings may only be obtained directly from the court maintaining a particular record.

MARION COUNTY, INDIANA

Marion Superior Court, Civil Division 1

**DUSTIN GRAHAM Plaintiff** 

VS.

DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC. **Defendants** 

#### **E-FILING APPEARANCE BY ATTORNEY IN CIVIL CASE**

1.	The party on whose be	ehalf this form is being	g filed is:
	Initiating $\underline{X}$	Responding	Intervening; and
	the undersigned attor for the following parti		listed on this form now appear in this case

2. Attorney information for service as required by Trial Rule 5(B)(2):

Matthew E. Dumas, #24596-49 Hostetter & Associates 515 N Green Street Suite 200 Brownsburg, IN 46112 317.852.2422 (Phone) 317.852.3748 (Fax) matt@hostetterlegal.com

**IMPORTANT**: Each attorney specified on this appearance:

- (a) certifies that the contact information listed for him/her on the Indiana Supreme Court Roll of Attorneys is current and accurate as of the date of this Appearance;
- (b) acknowledges that all orders, opinions, and notices from the court in this matter that are served under Trial Rule 86(G) will be sent to the attorney at the email address(es) specified by the attorney on the Roll of Attorneys regardless of the contact information listed above for the attorney; and
- (c) understands that he/she is solely responsible for keeping his/her Roll of Attorneys contact information current and accurate, see Ind. Admis. Disc. R. 2(A).

Attorneys can review and update their Roll of Attorneys contact information on the

	Courts Portal at <a href="http://portal.courts.in.gov">http://portal.courts.in.gov</a> .
3.	This is a <u>CT</u> case type as defined in administrative Rule 8(B)(3).
4.	This case involves child support issues. Yes No $\underline{X}$
5.	This case involves a protection from abuse order, a workplace violence restraining order or a no – contact order. Yes No $\underline{X}$
6.	This case involves a petition for involuntary commitment. Yes No $\underline{X}$
7.	There are related cases: Yes No X
8.	Additional information required by local rule:
9.	There are other party members: Yes No X
10	. This form has been served on all other parties and Certificate of Service is attached:
	Yes No <u>X</u>

/s/Matthew E. Dumas

### MARION COUNTY, INDIANA

**DUSTIN GRAHAM** Plaintiff

vs.

DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC. **Defendants** 

#### THE PLAINTIFF'S COMPLAINT FOR DAMAGES AND JURY DEMAND

- 1. Plaintiff Dustin Graham is an individual and citizen of Marion County, Indiana.
- 2. Defendant Dustin M. Spears is an individual and citizen of Illinois.
- 3. Defendant Landstar Inway, Inc. is a foreign for profit corporation created in Delaware with a principal office address in Florida.
- 4. Defendant Landstar Ranger, Inc. is a foreign for profit corporation created in Delaware with a principal office address in Florida.
- 5. On December 4, 2018, the Plaintiff was injured in a car crash caused by the negligence of the Defendants in Marion County, Indiana.
- Defendant Spears was driving a large commercial vehicle on December 4, 2018, in Marion County, Indiana, when the commercial vehicle he was driving rear ended the vehicle in which Plaintiff was a passenger.
- 7. The commercial vehicle driven by Defendant Spears on December 4, 2018, was owned and/or affiliated with Defendants Landstar Inway, Inc., and Landstar Ranger, Inc.
- 8. Defendant Spears was driving a commercial vehicle on December 4, 2018, within the scope of his employment with his employer, Defendants Landstar Inway, Inc., and Landstar Ranger, Inc.

- 9. On December 4, 2018, Defendant Spears had a duty of reasonable care to the Plaintiff, and he breached that duty to the Plaintiff by rear ending the vehicle in which Plaintiff was a passenger.
- 10. The Plaintiff has suffered damages that were proximately caused by the negligence of Defendant Spears in operating his commercial vehicle on December 4, 2018.
- 11. As the employer and/or carrier of and for Defendant Spears, Landstar Inway, Inc., and Landstar Ranger, Inc. are responsible for the damages Defendant Spears caused to the Plaintiff under the theory of Respondeat Superior.
- 12. Plaintiff requests a trial by jury.

WHEREFORE, Plaintiff requests a judgment in his favor against all of the Defendants for damages, costs, and all other proper relief.

Respectfully Submitted,
/s/Matthew E. Dumas, #24596-49
HOSTETTER & ASSOCIATES
515 N Green Street, Ste 200
Brownsburg, IN 46112
317.852.2422 (Phone)
matt@hostetterlegal.com
Attorney for Plaintiff

#### MARION COUNTY, INDIANA

Marion Superior Court, Civil Division 1

**DUSTIN GRAHAM** Plaintiff

VS.

DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC. Defendants

**SUMMONS** 

To Defendant: Dustin M. Spears

> 126 N Paris St Catlin, IL 61817

You have been sued by the person(s) named "Plaintiff" in the court stated above. The nature of the suit against you is stated in the complaint, which is attached to this document. It also states the demand, which Plaintiff has made and wants from you. You must answer the complaint in writing, by you or your attorney, within twenty (20) days (twenty-three days if received by mail) commencing the day after you receive complaint and summons, or judgment will be entered against you for what Plaintiff has demanded. If you have a claim for relief against Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Clerk, Marion Circuit and Superior Courts 9/10/2020 Date:

Attorney for Plaintiff:

Matthew E. Dumas **HOSTETTER & ASSOCIATES** 515 North Green Street, Suite 200 Brownsburg, Indiana 46112 317.852.2422 (Phone)

SERVICE BY: Certified Mail by Plaintiff's Attorney



### MARION COUNTY, INDIANA

**DUSTIN GRAHAM** Plaintiff

VS.

DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC. Defendants

#### **SUMMONS**

To Defendant: Landstar Inway, Inc.

c/o CT Corporation System

334 N Senate Ave Indianapolis, IN 46204

You have been sued by the person(s) named "Plaintiff" in the court stated above. The nature of the suit against you is stated in the complaint, which is attached to this document. It also states the demand, which Plaintiff has made and wants from you. You must answer the complaint in writing, by you or your attorney, within twenty (20) days (twenty-three days if received by mail) commencing the day after you receive complaint and summons, or judgment will be entered against you for what Plaintiff has demanded. If you have a claim for relief against Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

9/10/2020 Clerk, Marion Circuit and Superior Courts Date: (seal)

Attorney for Plaintiff: Matthew E. Dumas **HOSTETTER & ASSOCIATES** 515 North Green Street, Suite 200 Brownsburg, Indiana 46112 317.852.2422 (Phone)

SERVICE BY: Certified Mail by Plaintiff's Attorney



Marion Superior Court, Civil Division 1

MARION COUNTY, INDIANA

**DUSTIN GRAHAM** Plaintiff

VS.

DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC. Defendants

**SUMMONS** 

To Defendant: Landstar Ranger, Inc.

c/o CT Corporation System

334 N Senate Ave Indianapolis, IN 46204

You have been sued by the person(s) named "Plaintiff" in the court stated above. The nature of the suit against you is stated in the complaint, which is attached to this document. It also states the demand, which Plaintiff has made and wants from you. You must answer the complaint in writing, by you or your attorney, within twenty (20) days (twenty-three days if received by mail) commencing the day after you receive complaint and summons, or judgment will be entered against you for what Plaintiff has demanded. If you have a claim for relief against Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Myla a. Eldridge Clerk, Marion Circuit and Superior Courts 9/10/2020

(seal)

Attorney for Plaintiff: Matthew E. Dumas **HOSTETTER & ASSOCIATES** 515 North Green Street, Suite 200 Brownsburg, Indiana 46112 317.852.2422 (Phone)

SERVICE BY: Certified Mail by Plaintiff's Attorney



# IN THE SUPERIOR COURT OF MARION COUNTY, INDIANA CAUSE NUMBER 49D01-2009-CT-31107

DUSTIN GRAHAM
Plaintiff

VS.

DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC.

Defendants

#### **CERTIFICATE OF ISSUANCE OF SUMMONSES**

On 9/11/2020 I issued the Summons and the Complaint to Defendant Spears via certified mail tracking number 7017 2620 0000 0613 9538.

On 9/11/2020 I issued the Summons and the Complaint to Defendant Landstar Inway via certified mail tracking number 7017 2620 0000 0613 9552.

On 9/11/2020 I issued the Summons and the Complaint to Defendant Landstar Ranger via certified mail tracking number 7017 2620 0000 0613 9545.

Respectfully Submitted,
/s/Matthew E. Dumas, #24596-49
HOSTETTER & ASSOCIATES
515 N Green Street, Ste 200
Brownsburg, IN 46112
317.852.2422 (Phone)
matt@hostetterlegal.com
Attorney for Plaintiff

STATE OF INDIANA	) IN THE MARION COUNTY SUPERIOR COURT
COUNTY OF MARION	) CAUSE NO. 49D01-2009-CT-031107
DUSTIN GRAHAM,	)
Plaintiff,	)
v.	
DUSTIN M. SPEARS,	)
LANDSTAR INWAY, INC.,	)
and LANDSTAR RANGER, INC.,	)
	)
Defendants.	)

#### **E-FILING APPEARANCE BY ATTORNEY IN CIVIL CASE**

1. The party on whose behalf this form is being filed is:

Initiating\_\_\_ Responding \_\_\_\_; and

the undersigned attorney and all attorneys(s) listed on this form now appear in this case for the following parties:

# DUSTIN M. SPEARS, LANDSTAR INWAY, INC., and LANDSTAR RANGER, INC.

2. Attorney information for service as required by Trial Rule 5(B)(2):

Name: Erin A. Clancy Atty No.: 21962-49

Address: KIGHTLINGER & GRAY, LLP Phone: 317-638-4521

One Indiana Square, Suite 300 Fax: 317-636-5917

211 North Pennsylvania Street Email: <u>eclancy@k-glaw.com</u>

Indianapolis, IN 46204

Each attorney specified on this appearance:

- (a) certifies that the contact information listed for him/her on the Indiana Supreme Court Roll of Attorneys is current and accurate as of the date of this Appearance;
- (b) acknowledges that all orders, opinions, and notices from the court in this matter that are served under Trial Rule 86(G) will be sent to the attorney at the email address(es) specified by the attorney on the Roll of Attorneys regardless of the contact information listed above for the attorney; and
- understands that he/she is solely responsible for keeping his/her Roll of Attorneys contact information current and accurate, see Ind. Admis. Disc. R. 2(A).

3.	There are related cases: Yes	_ N	lo <u>X</u>
4.	Additional information required by st	ate o	r local rule:
5.	This form has been served on all othe Yes X No	r par	ties and Certificate of Service is attached:
			Respectfully submitted,
			KIGHTLINGER & GRAY, LLP
		Ву:	S/ Erin A. Clancy
			Erin A. Clancy, #21962-49 Attorneys for Defendants

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on September 18, 2020, a copy of the foregoing was served on the following via the court's electronic filing system:

Matthew E. Dumas HOSTETTER ASSOCIATES 515 Green Street, Ste 200 Brownsburg, IN 46112 matt@hostetterlegal.com Attorney for Plaintiff

s/ Erin A. Clancy
Erin A. Clancy

KIGHTLINGER & GRAY, LLP One Indiana Square, Suite 300 211 North Pennsylvania Street Indianapolis, IN 46204 (317) 638-4521 (t) (317) 636-5917 (f) eclancy@k-glaw.com

STATE OF INDIANA	)	IN THE MARION COUNTY SUPERIOR COURT
COUNTY OF MARION	)	CAUSE NO. 49D01-2009-CT-031107
DUSTIN GRAHAM,	)	
Plaintiff,	)	
v.	)	
DUSTIN M. SPEARS,	)	
LANDSTAR INWAY, INC.,	)	
and LANDSTAR RANGER, INC.,	)	
	)	
Defendants.	)	

# JOINT STIPULATION OF DISMISSAL WITHOUT PREJUDICE

Pursuant to Indiana Trial Rule 41(A)(1), Plaintiff, Dustin Graham, and Defendants, Dustin M. Spears, Landstar Inway, Inc., and Landstar Ranger, Inc., by their respective counsel, hereby stipulate to the dismissal of Plaintiff's claims against Defendant Landstar Ranger, Inc. only, WITHOUT PREJUDICE. Plaintiff's claims against the remaining Defendants, Dustin M. Spears and Landstar Inway, Inc., shall remain pending and are not affected by this dismissal.

WHEREFORE, Plaintiff and Defendants, by counsel, respectfully request the Court dismiss Plaintiff's claims against Defendant Landstar Ranger, Inc., only, WITHOUT PREJUDICE.

Respectfully Submitted,

s/ Matthew E. Dumas
Matthew E. Dumas, #24596-49
HOSTETTER ASSOCIATES
515 Green Street, Ste 200
Brownsburg, IN 46112
317.852.2422 (Phone) matt@hostetterlegal.com
Attorney for Plaintiff

s/ Erin A. Clancy

Erin A. Clancy, I.D. No. 21962-49
KIGHTLINGER & GRAY, LLP
211 N. Pennsylvania St., Suite 300
Indianapolis, IN 46204
Tel (317) 638-4521
Fax (317) 636-5917
E-mail eclancy@k-glaw.com
Attorney for Defendants, Dustin M. Spears and Landstar Inway, Inc.

# **CERTIFICATE OF SERVICE**

I hereby certify that on this 18<sup>th</sup> day of September, 2020, the foregoing was electronically filed with the Marion County Superior Court, Civil Division 1 and was served on the following via the electronic/notification system, and/or U.S. Mail:

Matthew E. Dumas, #24596-49 HOSTETTER ASSOCIATES 515 Green Street, Ste 200 Brownsburg, IN 46112 (Phone) 317.852.2422 matt@hostetterlegal.com Attorney for Plaintiff

/s/Erin A. Clancy
Erin A. Clancy

KIGHTLINGER & GRAY, LLP One Indiana Square, Suite 300 211 N. Pennsylvania Street Indianapolis, IN 46204 (317) 638-4521 Eclancy@k-glaw.com

STATE OF INDIANA	) IN THE MARION COUNTY SUPERIOR COURT
COUNTY OF MARION	) CAUSE NO. 49D01-2009-CT-031107
DUSTIN GRAHAM,	)
Plaintiff,	)
v.	FILED September 21, 2020
DUSTIN M. SPEARS,	) CLERK OF THE COURT  MARION COUNTY
LANDSTAR INWAY, INC.,	) SW
and LANDSTAR RANGER, INC.,	)
Defendants.	) )

# ORDER OF DISMISSAL WITHOUT PREJUDICE

Upon the stipulation of Plaintiff, Dustin Graham, and Defendants, Dustin M. Spears, Landstar Inway, Inc., and Landstar Ranger, Inc., without prejudice, and in accordance with Indiana Trial Rule 41(A)(1), it is hereby ordered that the above entitled cause is dismissed, WITHOUT PREJUDICE, costs paid, as to Defendant Landstar Ranger, Inc. only. Plaintiff's claims against the remaining Defendants, Dustin M. Spears and Landstar Inway, Inc., shall remaining pending and are not affected by this dismissal.

IT IS SO ORDERED AND APPROVED THIS \_\_\_\_\_ day of September, 2020.

**September 21, 2020** 

Tellmyt Marchal Mag.

JUDGE, Marion County Superior Court, Division 1

Approved for Entry By,

s/ Matthew E. Dumas

Matthew E. Dumas, #24596-49

HOSTETTER ASSOCIATES
515 Green Street, Ste 200

Brownsburg, IN 46112
317.852.2422 (Phone) matt@hostetterlegal.com

# Attorney for Plaintiff

s/Erin A. Clancy

Erin A. Clancy, I.D. No. 21962-49 KIGHTLINGER & GRAY, LLP 211 N. Pennsylvania St., Suite 300 Indianapolis, IN 46204 Tel (317) 638-4521 Fax (317) 636-5917 E-mail eclancy@k-glaw.com Attorney for Defendants

STATE OF INDIANA	)	IN THE MARION COUNTY SUPERIOR COURT
COUNTY OF MARION	)	CAUSE NO. 49D01-2009-CT-031107
DUSTIN GRAHAM,	)	
Plaintiff,	)	
v.	)	
DUSTIN M. SPEARS,	)	
and LANDSTAR INWAY, INC.,	)	
Defendants.	)	

# <u>DEFENDANTS' MOTION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFF'S COMPLAINT</u>

Defendants Dustin M. Spears and Landstar Inway, Inc., by counsel, respectfully moves the Court for an extension of time of 30 days up to and including November 6, 2020, in which to file a responsive pleading to Plaintiff's Complaint. In support of said Motion, Defendant shows the Court:

- 1. That Plaintiff's Complaint was filed on September 9, 2020, and served on Defendants via certified mail on September 14, 2020, thereby making Defendants' response due no earlier than October 7, 2020.
- 2. Defendants respectfully request an initial enlargement of time of thirty (30) days or to and including November 6, 2020, within which to answer or otherwise respond to Plaintiff's Complaint.
- 3. This request for an enlargement of time is not made for the purposes of delay, but rather to allow time for Defendants' counsel to prepare a proper response to Plaintiff's Complaint.

4. Counsel for Defendants contacted counsel for Plaintiff who has no objection to the filing of this motion.

WHEREFORE, Defendants Dustin M. Spears and Landstar Inway, Inc., prays that the time for filing a responsive pleading to the Plaintiff's Complaint be extended for a period of thirty (30) days, up to and including November 6, 2020.

Respectfully submitted,

KIGHTLINGER & GRAY, LLP

By: s/ Erin A. Clancy
Erin A. Clancy, #21962-49
Attorneys for Defendants

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on September 22, 2020, a copy of the foregoing was served on the following via the court's electronic filing system:

Matthew E. Dumas
HOSTETTER ASSOCIATES
515 Green Street, Ste 200
Brownsburg, IN 46112
matt@hostetterlegal.com
Attorney for Plaintiff

s/ Erin A. Clancy
Erin A. Clancy

KIGHTLINGER & GRAY, LLP One Indiana Square, Suite 300 211 North Pennsylvania Street Indianapolis, IN 46204 (317) 638-4521 (t) (317) 636-5917 (f) eclancy@k-glaw.com

STAT	E OF INDIA	NA	) IN THE	MARION CO	DUNTY SUPERIOR COURT
COUN	NTY OF MA	RION	) CAUSE	NO. 49D01-2	2009-CT-031107
DUST	'IN GRAHA	M,	)		
	Plaintiff,		) )		
v.			)		
	'IN M. SPE <i>A</i> ANDSTAR I	ARS, INWAY, INC.,	) )		
	Defendants	S.	)		
	<u>E-I</u>	FILING APPEAR	RANCE BY ATT	TORNEY IN	CIVIL CASE
1.	The party of Initiation	on whose behalf th	is form is being finding X Inte		; and
		gned attorney and owing parties:	l all attorneys(s)	listed on this	form now appear in this case
	DUSTIN N	M. SPEARS and l	LANDSTAR IN	WAY, INC.	
2.	Attorney in	formation for serv	vice as required b	y Trial Rule 5	5(B)(2):
	Name:	Elizabeth B. Stag	gich	Atty No.:	35601-73
	Address:	KIGHTLINGER One Indiana Squ 211 North Penns Indianapolis, IN	are, Suite 300 ylvania Street	Phone: Fax: Email:	317-638-4521 317-636-5917 estagich@k-glaw.com
	Each attorn	ney specified on th	is appearance:		
					ner on the Indiana Supreme f the date of this Appearance;
	(b) ack that add con	nowledges that all are served under ress(es) specified tact information li	orders, opinions, Trial Rule 86(G) by the attorney of sted above for the	and notices a will be sent to the Roll of a eattorney; an	from the court in this matter of the attorney at the email Attorneys regardless of the d
			-		ping his/her Roll of Attorneys dmis. Disc. R. 2(A).
3.	There are re	elated cases:	Yes No <u>X</u>	<u> </u>	

4.	Additional information required by state or local rule:
5.	This form has been served on all other parties and Certificate of Service is attached: Yes X No
	Respectfully submitted,
	KIGHTLINGER & GRAY, LLP

By: s/ Elizabeth B. Stagich
Elizabeth B. Stagich, #35601-73
Attorneys for Defendants

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on September 22, 2020, a copy of the foregoing was served on the following via the court's electronic filing system:

Matthew E. Dumas
HOSTETTER ASSOCIATES
515 Green Street, Ste 200
Brownsburg, IN 46112
matt@hostetterlegal.com
Attorney for Plaintiff

s/ Elizabeth B. Stagich
Elizabeth B. Stagich

KIGHTLINGER & GRAY, LLP One Indiana Square, Suite 300 211 North Pennsylvania Street Indianapolis, IN 46204 (317) 638-4521 (t) (317) 636-5917 (f) estagich@k-glaw.com

STATE OF INDIANA	)	IN THE MARION COUNTY SUPERIOR COURT
COUNTY OF MARION	)	CAUSE NO. 49D01-2009-CT-031107
DUSTIN GRAHAM,	)	
Plaintiff,	)	FILED
v.	)	September 22, 2020
DUSTIN M. SPEARS, and LANDSTAR INWAY, INC.,	) )	CLERK OF THE COURT  MARION COUNTY  SW
Defendants.	)	

# **ORDER ON EXTENSION OF TIME**

This cause came before the Court upon Defendants Dustin M. Spears and Landstar Inway, Inc.'s Motion for Extension of Time to respond to Plaintiff's Complaint.

The Court, having considered said Motion and, being duly advised in the premises, now GRANTS the same, and

THEREFORE, IT IS ORDERED that the Defendants Dustin M. Spears and Landstar Inway, Inc., may have an additional extension of time of thirty (30) days, up to and including November 6, 2020, within which to answer or otherwise plead to Plaintiff's Complaint.

DATED: September 22, 2020

Judge, Marion County Superior Court 1

# Distribution to:

Matthew E. Dumas HOSTETTER ASSOCIATES 515 Green Street, Ste 200 Brownsburg, IN 46112 matt@hostetterlegal.com Attorney for Plaintiff

Erin A. Clancy KIGHTLINGER & GRAY, LLP One Indiana Square, Suite 300 211 N. Pennsylvania Street Indianapolis, IN 46204 eclancy@k-glaw.com Attorney for Defendants